## UNITED STATES BANKRUPTCY COURT **DISTRICT OF ARIZONA**

In re Michael Erickson Kerry Erickson	Case No.  CHAPTER 13 PLAN		
Debtor(s).	<ul> <li>✓ Original</li> <li>Amended</li> <li>Modified</li> <li>Payments include post-petition mortgage payments</li> <li>✓ Flat Fee/Administrative Expense</li> <li>Hourly Fee/Administrative Expense</li> </ul>		
This Plan includes the following (check all that are applicable)	<b>)</b> :		
A limit on the amount of a secured claim, which creditor. See Section (C)(5)(b).	n may result in a partial payment or no payment to the secured		
` / ` / ` /	nonpurchase money security interest. See Section (C)(5)(c).		
	vice of the Plan, whichever is later. See Local Rule 2084-9.		
If confirmed, the Plan will modify the rights and duties of the Deb the earlier of payment of the underlying debt or Debtor's discharge another chapter (for example, Chapter 7) without completion of the applicable non-bankruptcy law.			
Pre-petition defaults will be cured using the interest rate set forth i terms of the Plan.	n the Plan. Any ongoing obligation will be paid according to the		
☐ This is an Amended or Modified Plan.			
The reason(s) why Debtor filed this Amended or Modified Plan:			
Summarize how the Plan varies from the last Plan filed:			
(A) Plan Payments and Property to be Submitted to the Truste	ee.		

Local Form 2084-4 (12/17)

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 $<sup>^{1}</sup>$  "Plan" includes the original plan and any amended or modified plan.  $^{2}$  If this is a joint case, then "Debtor" means both Debtors.

<sup>&</sup>lt;sup>3</sup> "Code" means the United States Bankruptcy Code, 11 U.S.C. § 101 et. seq.

Plan payments start on **January 18, 2020**. The Debtor shall pay the Trustee as follows:

\$2184 each month for	r month <b>1</b> through month	n <u>60</u> .		
	). In addition to plan pay	applicable commitment period is <b>60</b> movements and, if applicable, mortgage cond		ill submit the following
	tage Fee. The Trustee she ty received, not to excee	nall collect upon receipt a percentage fed d 10%.	e from all plan payments	(including mortgage
(C) Administrative E	Expenses and All Claim	<u>s</u> .		
conduit paymer be made after the	nts under Section (C)(1)( the Court confirms the Pl	rustee will make adequate protection pa (b), if applicable, and pay other sums as an. Unless otherwise provided for in Sec le in the following order:	ordered by the Court. O	ther disbursements will
(a) Adequate p	rotection payments to ci	reditors secured by personal property.		
☐ None. If	"None" is checked, the	rest of Section (C)(1)(a) is not to be co	mpleted.	
documentation eviden The Trustee will apply payments will continu creditor disagrees with	cing a perfected security adequate protection page until the claim is paid the amount of the prop	aim is properly listed on Schedule D, a sagreement, and the Debtor or creditor syments to the creditor's secured claim. A in full, unless the confirmed Plan or a Cosed adequate protection payments or the of this Plan and/or file a motion pursuant	sends a letter to the Trus After confirmation, adeq ourt order specifies a dif he Plan fails to provide for	tee requesting payment. uate protection fferent treatment. If a or such payments, the
	<u>Creditor</u>	Property Description	Collateral Value	Monthly Amount
Ally Financ	cial	2012 Chevrolet Silverado 175,000 miles, in good condition	\$7,315.00	\$74.00
(b) Mortgage (  None.  The Trus		uit Payments to a Real Property Creditor perty Creditor has filed a proof of claim		
(2) Administrative	expenses. Code § 507(a	1)(2).		
(a) Attorney fee	es. Debtor's attorney has	agreed to:		
✓ A flat fee or	e of \$ <u><b>4,500.00</b></u> , of w	which \$ <b>2,000.00</b> was paid before the	e filing of the case (See l	Local Rule 2084-3);
		t of a reasonable amount of fees. The ess \$, of which \$ was paid befor		o be paid by the
<b>(b)</b> Additional the Debtor:	Services. Counsel for the	e Debtor has agreed to charge a flat fee	for the following additio	nal services provided to
(i) Befo	ore Confirmation:			

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 $\hfill \square$  Adversary proceedings \$.

	<ul><li>✓ Lien Avoidance Actions</li><li>✓ Preparing and filing of a</li><li>✓ Other Flat Fees for <a href="">Mo</a></li></ul>	ny motion to sell property \$_1000		
(	<ul><li>✓ Defending motion for re</li><li>☐ Adversary proceedings S</li><li>✓ Lien Avoidance Actions</li></ul>	o dismiss and attendance at hearings \$_10 lief from the automatic stay \$_1000  \$.		
		e billed at the rate of \$375 per hour for att separate fee application detailing the add se in the separate fee application.		
(0)	Conc. 110Jessional Expenses.			
, ,	ases and Unexpired Executory Con	ntracts.  st of Section (C)(3) is not to be complete	d.	
exe the (a)	ecutory contract with sums owing, the arrearage amount shall be the amount shall be paid on the prepareditor identified in this paragraph	r assumes or rejects the following lease on the arrearage will be cured by periodic plant stated in the creditor's allowed proof of the etition arrearage unless otherwise stated in may mail to the Debtor all correspondent concerning any change to the monthly particle.  Property Description	in payments. Unless the Coof claim.  in Nonstandard Provision are, notices, statements, page 1.	ourt orders otherwise, s at Section (H). A ayment coupons,
	Creditor	Property Description	Amount Amount	<u>Date</u>
<b>(b)</b>	☐ Nonstandard Provisions. See S Rejected.	Section (H)		
	Creditor		Property Description	
	☐ Nonstandard Provisions. See S	Section (H)		
(a)	Claim Wholly Unsecured. The Del Code § 506(a) as senior liens are grordered, each of the following shall	Real Property.  st of Section (C)(4) is not to be complete  ptor considers any real property creditor leater in amount than the value of the real le be classified as a wholly unsecured clair otherwise entitled to be classified as a pri-	isted below to have an un property. Unless disallow under Section (C)(7) be	ved or otherwise clow. This provision
	Creditor	Property Description	Value of Collateral	Total Amount of Liens with Greater

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Priority

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	<u>r.</u>	roperty Description	Value of Collar	Liens	Total Amount of Liens with Greater Priority	
-NONE-						
No Pre-Petition Mortga; shall be paid directly by		ent there are no pre-petition ed creditor.	arrears, regular pos	t-petition morts	gage paymei	
Creditor		Property Address		Post-Petition Payments by <u>Debtor</u>		
-NONE-						
post-petition payments sl unless otherwise stated in amount stated in the cred A creditor identified in th	hall be paid through the n Nonstandard Provisio litor's allowed proof of his paragraph may mail	e Plan by the Trustee. No in ons. Unless the Court orders claim.  the Debtor all corresponderany change to the monthly process.	terest will be paid o otherwise, the arrea	on the prepetitio arage amount sl ments, payment o	on arrearage hall be the coupons,	
Creditor or Property Servicing Agent	Property Description	Current Monthly Payment	Estimated Arrearage Amoun Owed	Arrearage Amount Owed Through	Interes Rate, applical (i.e., HOAs	
Gateway Mortgage	2645 E. Omega Drive San Tan Valley, AZ 85143 Pinal County 4 bedroom, 3 bath ho in 2095 square feet		\$19,633.0	0	0.00%	
☐ Nonstandard Provisi		nation of Real and Persona	ul Property.			
None. If "None" is check		(C)(5) is not to be completellided in the plan payment value.		ently and pro ra	ata.	
None. If "None" is check Claims under paragraphs	s (a) and (b) that are inc			ently and pro ra	ata.	
None. If "None" is check Claims under paragraphs  Unmodified Secured Cla	s (a) and (b) that are incaims.		will be paid concurr	ently and pro ra	ata.	
None. If "None" is check Claims under paragraphs  Unmodified Secured Cla  None. If "None" is check A claim stated in this subwhich may vary from the the creditor's proof of cladetermined under nonbar released by the creditor.	thecked, the rest of Sections aims.  The contract interest rate. The holder of a clankruptcy law or dischar Federal tax liens shall of	tion (C)(5)(a) is not to be comins) will be paid in full undured Unless otherwise ordered, the im will retain the lien until tree under Code § 1328, at we continue to attach to propert	will be paid concurrence  completed.  The principal amount the earlier of paymer which time the lien was excluded from the	terest at the rate t to be paid will tent of the under vill terminate ar e bankruptcy es	e stated belo l be as state rlying debt nd shall be state under	
None. If "None" is check Claims under paragraphs Unmodified Secured Cla None. If "None" is check A claim stated in this subwhich may vary from the the creditor's proof of cladetermined under nonbar released by the creditor.	s (a) and (b) that are incaims.  hecked, the rest of Sector of Sec	tion (C)(5)(a) is not to be coming will be paid in full und Unless otherwise ordered, the min will retain the lien until the under Code § 1328, at w	will be paid concurrence  completed.  The principal amount the earlier of paymer which time the lien was excluded from the	terest at the rate to be paid will terminate are bankruptcy esice with nonbanunt to Prope	e stated belo l be as state rlying debt nd shall be state under	
None. If "None" is check Claims under paragraphs Unmodified Secured Cla None. If "None" is check A claim stated in this subwhich may vary from the the creditor's proof of cladetermined under nonbar released by the creditor. Code § 541(c)(2) until the Creditor  This debt has nonfilin Name(s) of	s (a) and (b) that are incaims.  hecked, the rest of Sector of Sec	cluded in the plan payment varion (C)(5)(a) is not to be comission will be paid in full uncomplete the paid in ful	will be paid concurrence.  Ider the Plan with interprincipal amount the earlier of paymer which time the lien was excluded from the liens in accordant Estimated Amount Be Paid on Sec	terest at the rate to be paid will terminate are bankruptcy esice with nonbanunt to Prope	e stated belo I be as state orlying debt and shall be state under akruptcy lav osed Interes	

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	est of Section (C)(5)(l	b) is not to be completed.		
Secured creditors listed below shall be such amount paid through the Plan pay the proof of claim, then the holder of the creditor's proof of claim is less that be paid. If a creditor fails to file a secur payment of a secured claim in the order the earlier of payment of the underlyin time the lien will terminate and shall be for in Section (C)(1)(a) above.	vments. If the Plan proche Secured Claim munt the Amount to Be Fred claim or files a wer confirming plan. The debt determined un	oposes to pay a Secured Claim I st file a timely objection to the I Paid on Secured Claim, then only holly unsecured claim, the debtone holder of a timely filed secured er non-bankruptcy law or disclared.	ess than the amount Plan. If the principa of the proof of claim or may delete the prod claim will retain large under § 1328,	asserted in l amount of amount will oposed its lien until at which
Creditor and Property Description	Debt Amount	Value of Collateral and	Amount to Be	Proposed
		Valuation Method	Paid on Secured	Interest
	445.005.00	<b>A-</b> 04 <b>-</b> 0	Claim	Rate
Ally Financial 2012 Chev Silverado 175,000 miles, in good condition	\$15,237.00	\$7,315.00 www.kbb.com	\$7,315.00	6.75%
<b>3</b>				
☐ Nonstandard Provisions. See Sect	tion (H).			
(c) Lien Avoidance.				
✓ None. If "None" is checked, the re	est of Section (C)(5)(c	c) is not to be completed.		
exemptions to which the debtor(s) wor or security interest securing a claim list the order confirming the plan. The amounsecured claim in Section (C)(7) to the not avoided will be paid in full as a sect than one lien is to be avoided, provide lien(s) must be provided.	ted below will be avec bunt of the judicial lie are extent allowed. The cured claim under the	oided to the extent that it impairs on or security interest that is avo e amount, if any, of the judicial plan. See Code § 522(f) and Ba	such exemptions unded will be treated lien or security intender hkruptcy Rule 4003	pon entry of as an rest that is 8(d). <i>If more</i>
formation regarding judicial lien or security in		nformation regarding calculation fremaining secured claim	of lien avoidance a	nd treatment
(6) Priority, Unsecured Claims, Other Than	Debtor's Attorney F	ees.		
(6) Priority, Unsecured Claims, Other Than  ✓ None. If "None" is checked, the rest of	•			
	of Section (C)(6) is no	ot to be completed.		
<b>▼</b> None. If "None" is checked, the rest of	of Section (C)(6) is not treatment under § 507 ions. The Debtor shall the petition date are a amount, through the	of to be completed.  7 shall be paid in full, pro rata:  Il remain current on such obligato be cured in the plan payments e claim process. If the holder of	s. The amount to be	paid will be
None. If "None" is checked, the rest of All allowed claims entitled to priority to (a) Unsecured Domestic Support Obligate the petition. Unpaid obligations before adjusted to the creditor's allowed claim disagrees with the treatment proposed	of Section (C)(6) is not treatment under § 507 ions. The Debtor shall the petition date are a amount, through the	of to be completed.  7 shall be paid in full, pro rata:  Il remain current on such obligato be cured in the plan payments e claim process. If the holder of er must file a timely objection.	s. The amount to be a domestic support	paid will be
<ul> <li>✓ None. If "None" is checked, the rest of All allowed claims entitled to priority to the petition. Unpaid obligations before adjusted to the creditor's allowed claim.</li> </ul>	of Section (C)(6) is not treatment under § 507 ions. The Debtor shall the petition date are a amount, through the	of to be completed.  7 shall be paid in full, pro rata:  Il remain current on such obligato be cured in the plan payments e claim process. If the holder of er must file a timely objection.	s. The amount to be	paid will be

**☐ Nonstandard Provisions**. See Section (H).

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(7) Nonpriority, Unsecured Claims. Allowed unsecured, nonprio under the Plan. The amount to be paid or actually paid may di- process and claims allowance.	ority claims shall be paid pro rata the balance of payments, if any, iffer from the Plan Analysis, depending on the Plan confirmation
☐ Nonstandard Provisions. See Section (H).	
(D) <u>Surrendered Property</u> .	
<b>▼</b> None. If "None" is checked, the rest of Section (D) is not to	be completed.
receive no distribution until the creditor files a claim or an ar	llateral to be surrendered. Any claim filed by such creditor shall
Entity	Brief Description of Property
(E) <u>Vesting</u> . Except as stated in this paragraph, property of the estate.  The following property shall vest in the Debtor upon Plan comple	
Brief Descriptio	on of Property
(F) <u>Tax Returns</u> . While the case is pending, the Debtor shall provide days after filing the return with the tax agency. The Debtor has f period ending on the petition date, except: <u>Unfiled Tax</u>	filed all tax returns for all taxable periods during the four-year
(G) Funding Shortfall. Debtor will cure any funding shortfall before	e the Plan is deemed completed.
(H) Nonstandard Provisions. Any Nonstandard Provision included must identify the provision of the Plan being modified, the proposition better submits the following provisions that vary from Section	osed modification and the justification for the modification. The
<ul><li>✓ None. If "None" is checked, the rest of Section (H) is not to</li><li>☐ Provide the detail required above.</li></ul>	be completed.
<u>Nonstandard</u>	Provisions
(I) Plan Summary. If there are discrepancies between the Plan a control.	and this Plan Analysis, the provisions of the confirmed Plan

	(1)	Trustee's compensation (10% of Total plan payments to Trustee)	\$	13,104.00
	(2)	Administrative Expenses ( $\S(C)(2)$ )	\$	2,500.00
	(3)	Leases and Executory Contracts ( $\S(C)(3)$ )	\$	0.00
	(4)	(a) Conduit Mortgage Payments (§ (C)(4)(c))	\$	86,964.00 19,633.00
	(4) (5)	<ul><li>(b) Arrearage Claims Secured Solely by Real Property (§ (C)(4)(c))</li><li>(a) Claims Secured by Personal Property or Combination of Real &amp; Personal Property</li></ul>	Φ	19,033.00
	(3)	(C)(5)) - Unmodified.	sty (§	0.00
	(5)	(b) Claims Secured by Personal Property or Combination of Real & Personal Property	·	8,813.38
	(0)	(C)(5)) - Modified.	(3 ¢	7,
	(6)	Priority Unsecured Claims (§(C)(6))	\$	0.00
	(7)	Unsecured Nonpriority Claims (§ (c)(7))	\$	25.62
	(8)	Total of Plan Payments to Trustee	\$	131,040.00
<b>(T</b> )	Section	on 1325 Analysis.		
$(\mathbf{J})$	Secuo	ni 1525 Anaiysis.		
	(1)	Best Interest of Creditors Test:		
	(a	Value of Debtor's interest in nonexempt property		\$0.00
	(b	Plus: Value of property recoverable under avoidance powers		\$ 0.00
	(c			\$
	(d			\$
	(e	e) Equals: Estimated amount payable to unsecured, nonpriority claims if Debtor file	ed Chapter 7	\$
(2) (3) E	(a (b (c	on 1325(b) Analysis:  Monthly Disposable Income, Form B122C-2, (if less than \$0, then state \$0)  Applicable Commitment Period  Total of Line 2(a) amount x 60  ad Payment to Unsecured, Nonpriority Creditors Under Plan		\$ -164.73 \$ 60 \$ -9,883.80 \$ 25.62
inclus	sion of	n by Debtor(s) and Attorney for Debtor(s): No changes were made to the Model relevant Nonstandard Provisions in Section (H).	Plan, other tl	nan the possible
/s/ M	ichael	Erickson /s/ Kerry Erickson		
Mich	ael Eri	ckson Kerry Erickson		
	or	Debtor		
Debt	OI			
Debt	-			
Debte	. Danie	el Adams		
/s/ R. Da	. Danie aniel A	dams 033662		
/s/ R. Da Attor	. Danie aniel A	dams 033662 r Debtor		
/s/ R. Da Attor	. Danie aniel A rney for ate Lav	dams 033662		
/s/ R. Da Attor	Danie Aniel Aniey for ate Lav	dams 033662 r Debtor w Firm, PC		
/s/ R. Da Attor Allsta Suite Mesa	Danie Aniel Aniel Aniel Aniel Aniel Formate Law S. Doke 101	dams 033662 r Debtor w Firm, PC bson Road		
/s/ R. Da Attor Allsta 1845 Suite Mesa 602-3	Danie aniel Amey for ate Law S. Doke 101 a, AZ 8:313-333	dams 033662 r Debtor w Firm, PC bson Road		

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